theme being an Austrian hymn, was rapiurously ear-cored. We hope to hear this piece again. Mr. Goldbeck played the piano part in his own composition with remarkable brilliancy, and Mrs. Brinkerhoff contributed her valuable aid in the vocal department.

THE CALICO BALL, -This affair comes off this evaning at the Academy of music. We need hardly call the attention of the charitably disposed, as the novelty to the affair, and the gay calico scene will lend an attraction not usually belonging to such occasions. La-dies in full dress dance after 11 o clock. Purchasers of tickets will kill two birds with one stone-enjoy themselves and aid deserving charitable associations Several well-known gentlemen connected with the affair will to-day call upon our merchants to donate ralico, muslin, flannel, &c. Remnants will prove acceptable. Mr. Everett's caution at his lecture on codey will be lived up to by intrusting your chari-Les to these associations.

Persons who have no money to get a teacher of French have now an opportunity of trying their hands of the polite language gratuitously, as Mr. Dubois, No. 765 Broadway, offers to give lessons for nothing overy Thursday evening.

Yesterday afternoon a company of children, mostly homeless orphan boys and girls, gathered by the Children's Aid Society, left the city under the charge of Mr. Henry Friedgan. They were neatly and warmly dressed, and in high spirits, full of hope and happiness. They were accompanied by a party of poor working girls from the Branch Office, who gladly availed themselves of the opportunity of bettering their condition.

THE NEW-YORK PRESS .- The publication of a new weekly journal, with the foregoing title, has been commenced in this city by Mr. James Adee, at No. 211 Centre street. It is a handsomely printed periodical of 16 pages (ordinary quarto size), illustrated after the style of those popular English publications " The London Journal' and " Reynolds' Miscellany."

THE LATE CASE OF KIDNAPPING .- Yesterday Mr. George T. Trimble appeared before the Mayor and trade an affidavit showing that the colored lad kidnapped in this city by one Mason Thomas, and taken to Virginia (when he supposed he was going to Pennsylvania for employment), was a free negro, and had been a pupil in the Colored Grammar School in Mulberry street. Mr. Peterson, the colored Principal of the school, had made an affidavit, as was stated in our report yesterday, but the Mayor of Richmond insisted on the affidavit of some white man being procured. Bir. Trimble's affidavit, which we publish below, enlitles the captive to his liberty. Mayor Tiemann sent on answer to Mayor Mayo yesterday, inclosing the af-

Edavit:
George T. Trimble, being duly sworn, says that he was Trustee of the Public School Society of the City of New-York during the year 1840, and that he was familiar with the mode of entering the names and residences in the registers of the various schools under the charge of said Society; that he has examined the Pegister of the Colored Grammar School No. 1, at No. 133 Mulberry street, and he finds in said register during the year 1840, an entry to the effect that George Anderson, aged 13, entered school Jan. 20, 1840, residence East Broadway, parent's or guardian's name Smith; that he has no doubt of the authenticity of the Smith; that he has no doubt of the authenticity of the record contained in said register, nor of the truth of the facts therein stated as to said George Anderson; that said school was for colored children, and was nuder the care of the Public School Society of the City of New-York.

Geo. T. TRIMBLE.

Addrined before me this 3d day of February, 1988.

DANIEL F. TIEMANN, Mayor.

Sepremos .- A young Englishman, named Frede-

rick Lomax, was arrested yesterday afternoon, by Officer King, of the Lower Police Court, on a charge of seduction, preferred by a very presty Canadian girl, pamed Jane Janet Hamilton. It appears that in the latter part of the year 1857 Frederick became ac-quainted with Miss Hamilton, at the house of her mother, who resides in the City of Toronto, and commenced paying attention to her. He continued his attentions to her, without the knowledge or consent of her mother, until the 24th day of November, 1857, when he proposed that they should clope, go to New York, and get married. Frederick told the girl that had a great many friends in New-York wno would e giad to see her and enterta a her. Relying upon his promises, honor and good faith, Miss Hamilton abandoned her home and friends, and in company with Frederick came on to this city, arriving here on the morning of the 28th of November. Instead of taking her to the house of his friends, he conveyed her to s house somewhere in the city, but in what street or locallty she did not know. The house was kept by a French woman, who spoke imperfect English Miss Hamilton asked Frederick why he brought her 20.8 strange place, when he told her some story about wishing to surprise his friends. He remained with her during the day, and proposed staying with her all night. To this she made strong objections, but he pereided in remaining. Her prayers and entreaties were of no avail. Under promise that he would marry her on the following day, she permitted him to stay. The following day she begged of him to keep his promise, but he put it off until another day. In this manner he promised her from day to day until the 29th of January ult., when she received a letter from him, setting forth that he was about going to England, and advising hel to return to her mother and friends. Upon recowing this letter, she sought the advice of some friends she had made in the city, and was advised to prefer complaint against Lomax. Complaint was made before Justice Connolly, who issued a warrant upon which he was apprehended yesterday afternoon, and accommodated with a cell in the City Prison, where he will remain until an examination can be had. Mr. G. R. G. Nash, an acquaintance of both parties, made sildavit setting forth that he had often heard Lomax promise to marry Miss Hamilton; and on one occasion requested him (Nash) to procure the services of a clergyman. The day was fixed, the clergyman came at the appointed hour, but Lomax failed to make his appearance. The accused is but eighteen years of age.

THE LOTTINY POLICY BUSINESS .- The action of the Mayor's squad, under charge of Sergt. Berney, is having the effect to rapidly suppress the traffic in lottery policies. The policy dealers are in a quandary. The police, on visiting several of their shops yesterday, found them closed and business entirely suspended. One arrest was made-Wm. Brisley of No. 74 Division street, for selling policies. He had been complained of. He was held to bail in \$500 to answer.

CAPITER OF A BURGLAR BY A WOMAN, -On THOS. day evening Mrs. Ezra J. Phelps, of No. 132 West Thirty-seventh street, returned home after a brief absonce, and was just about entering her bedroom, when the bolt on the inside of the door was suddenly fastened. She knocked and demanded almittance, when in a moment or two thereafter the door was thrown open by a young fellow, who attempted to rush past her with a view of escaping. Mrs. Phelps, without showing the least sign of alarm, seized the fellow by the cost-collar, whereupon a regular scuffle ensued, in which the lady had her clothes badly toru. The rascal threstened her with personal violence, but this did not entimidate her; she held him firmly until help arrived wher he was taken into custody. He gave his name se Thomas Weston, and said that he went to the door and knocked, but receiving no answer he tried the door, and finding it open went in. He was in the room about five minutes when the lady came, and as she spproached the door he bolted it. In a few minutes he unbolted the door and ran out. It seems that Weston entered the house by means of false keys, and at the time Mrs. Phelps made her appearance he had clothing to the value of \$200 packed up and ready for removal Justice Kelly, before whom the secused was taken, committed him to prison in default of \$2,000 bail.

ASSTREE BURGLAS,-Yesterday morning as Mr. George W. Flock was passing through East Thirty-first street, he detected a follow named James Johnson in the act of entering the premises No. 42 in the same street, and without ado seized him and handed him

over to the care of Officer Pallester, of the Twenty first Precinct. On the way to the Station-House John son admitted to the officer his felonious designs, and showed the keys with which be opened the door. The officer subsequently tried the keys, and found that they unlocked the door. The burglar was yesterday taken before Justice Kelly, at the Jefferson Market Police Court, and committed for examination.

REAL ESTATE.-The following sales of real estate were made yesterday, at the Merchants Exchange, by

A. J. Bleecker, Son & Co.:
21 year Lease of 4 story brown-stone House and Lot No.
21 Hudson-st., from May, 1845, with three renewals
of 21 years each: let 25 Sa75.
4-story brick Store and Lot No. 23 Cherry st.; lot 18 and
17 2x60.
4-story brick Store and Lot No. 245 Cherry st.; lot 17 Sa50.
4-story brick Store and Lot No. 247 Cherry st.; lot 17 Sa50.
4-story brick Store and Lot No. 247 Cherry st.; lot 18 and
16 2x50.
4-300 16,2860.

3-stery brick House and Lot No. 506 Water st.: lot 20.11 and 20,826c.

5-story brick House and Lot No. 506 Water st.: lot 15.9 and 15.480.

3-story brick House and Lot No. 508 Water st.: lot 16.6 and 16.2400. 4,300

STEALING SPOONS .- William Lebree and George Harbery were yesterday apprehended by Officers Dean and Hutchinson, the former charred with larceny and the latter with being a receiver of stolen goods. Lebrae it appears stole a quantity of sliver spoons from Mrs. Sarah Hale of No. 177 West Twenty fifth street, and sold them to Harbery for eighty centrach, whereas the real value was \$2.50 cach. Harbery dended the charge of receiving stolen property. He was, however, locked up for examination by Justice Kelly.

To THOSE WISHING DAGUERREOTYPES.—By experience we can recommend the lovers of the DAGUERREOTYPES.—By
TYPE to ANSAN'S, NO. 589 Broadway, it being the only piece to procure this imperishable picture in all its beauty and clearness; and
its the only establishment where the Daguerrectype is made exclusive of any other picture. Those wishing to secure a lasting
impression will do well to repair at once to the headquarters of
Asson, the Daguerrectypist, No. 589 Broadway, opposite the Metropolitan Hotel.

THE LAST DAYS OF POSPEH.—This sterling dram is to be revived at PURDY's National Theatre, with Mr. F. S. Chaufrau, Mr. J. H. Allen, Mr. G. L. Fox, Miss Hathway, Miss Farny Herrier, and all the company in the cast. This will be followed by the local dram of The Mysteries and Misseries or New York, with Mr. Chanfran as "Mose"—the performance concluding with the furce of The Perspectives Greman.

ANOTHER EXTRAORDINARY CROWD. - Both resterday afternoon and evening it was a spectacle to behold the resterday afternoon and evening it was a spectacle to behold the crowds that filled Earstwar's Museum to see the great American drama of The Problem Pairtor. At least four thousand people witnessed it in one day, and all applouded it to the echo. It will be repeated To-Short. The Eroken Swort, a fine drams, This Afternoon.

[Advertisement.] CEMENT ROOFING. The subscribers are owners for this city and vicinity for W. E. CHILDS & CO.'s PATENT CEMPAT, with which they will cover new or old roofs in the most workmanilise manner, and warrant them FIRE-PROOF and WATER-FIGHT. This is the best article in naw for repairing old leaky tirfor shingle roofs. The best of references can be seen at our office.

J. Ditto & Co., No. 1,125 Broadway.

[Advertisement.] HOARSES of Houseness, should never leave a warm room in Winter, nor expose themselves to cold winds, without having a "Troch" in the mouth. "Brown's Bronchial Troches," or Cough Lorenges, are sold by all Druggists.

#### BROOKLYN ITEMS.

THE LIQUOR TRIALS.-The trials of parties complained of for selling liquor on Sunday was resumed in the Circuit Court yesterday afternoon. Michael Mahon was tried, and a verdict was given for defendant. Francis Mulvibill was tried on a similar complaint, and the Jury disagreed; when shortly after the Court adjourned till to-day.

THE NORMAL SCHOOL .- The sessions of the Normal School having been interrupted by the burning of School-House No. 14, the Committee of the Board of Education have selected School-House No. 1, on the corner of Adams and Concord streets, where the school will hereafter be held. The text-books and apparatus having been destroyed, the Committee have been authorized to procure what was needed.

somewhat of a row in the Democratic County Committee, which met for the purpose of organizing at the Engle Hotel, in Fulton street, on Tuesday night. Two sets of delegates presented themselves from several of the Wards, each claiming to be regular, and the room being so full of regulars and irregulars that no business could be transacted, it was cleared by the police at the request of the proprietor of the house. There was considerable pulling and harling, and some had their coats torn: but there were no actual knock downs. Hugh McLaughlin of the Fourth Ward having been elected Chairman, a Committee on Credentials was eventually adpointed, with instructions to report at the next meeting. A good deal of ill-feeling was manifested, and but for the good offices of these more peaceably disposed there might have been a setious time.

SCHOOL-HOUSE No. 14.-At the last meeting of the Board of Education, the following gentlemen were ap-pointed to examine into the causes of the fire in School-House No. 14, and to report the result of their observations: Messrs. Crowell, Tuttle, Howe, Nor-thrup and Lambert. They are also to examine into the condition of the other school-houses.

was jammed between a car and an express wagon in Fulton street on Tuesday evening, and severely in-jured. The driver of the express wagon took the boy to his residence in Hoyt street, near Atlantic street.

# NEW-JERSEY ITEMS.

REPORT OF THE CHIEF OF POLICE.-Chief of Po-REPORT OF THE CHIEF OF POLICE,—Chief of Folice Haines of Jerses City has made his report of arrests for the quarter ending on the 1st of February, by which it appears that the total number was 229. Of these 7 were for burglary, 1 for gard larceny, 3 for passing counterfeit money, and the remainder for the common minor oftenses, including 135 for intoxication and disorderly conduct. Males, 205; tensies, 94. Their nativity was, United States, 55; Ireiand, 222; England, 6; Scotland, 7; Germany, 7; unknown, 2. ...

City Paison .- There were 106 commitments to the ersey City Prison during the mouth of January, for offenses as clows: Drunkenness, 65; disorderly, 6; robbery, 3; stealing, ; assault, 5; maleious mischief, 5; vagrancy, 8; fighting, 4; tlempted robbery, 3; forgery, 1. Of this number, 73 were born is freshed, 11 in England, 3 in Germany, 16 in the United States, nd 3 were colored present.

JERSEY CITY TREASURY .- The report of the Treasrer of Jersey City for the month of Jamesry, shows the receipts o have been \$9,622 88, and the expenditures \$8,409 50, leaving a slance of \$1,213 33.

RELIEF OF THE POOR .- The Jersey City Common Council, in view of the annually large number of poor people who are this season dependent upon public charity, have empowered the Committee on Ains to borrow the sum of \$2,500, to be spelled to the relief of the destitute in that city.

ATTEMPTED ROBBERT OF THE HOBOKEN POSTor rice.—The Hoboken Post-Office was entered by burglars about 3 o'clock yesterday morning, but fortunately Postmaster White, who was sleeping in the back part of the building, awoke in time to frighten them away before they had segared any body. Entrance was effected by taking out a panel in the front door.

DEOWNED,-Four children-Rachel, aged 20, John, DEOWNED.—Four Children.—Kachel, aged 20, John, 17, Lott, 2, and Clement, 5—of Mrs. Sarah Mundy (colored) were drowned on the 2d inst. in a pond in New-Markel, N. J., by the boat in which they were attempting to cross having a hole atove in her by the lee and filling, thus precipitating them into the wates. The eldest doughter succeeded in getting upon the ice with her little sheet, but it yielded beneath them, and they sunk to rise no more. The eldest son was alive when rescued, but was so far exhausted by cold and attangulation that he died before any assistance rould be rendered.

## LAW INTELLIGENCE.

SUPREME COURT-GENERAL TERM-Feb 3. -Before Judges

SUPREME COURT GENERAL TREM-FC S - Before Judges
DAVIES, CLERKE and SUPREMAND.
This morning Mr. Sedgwick and Messrs. Ashmead
and Blankman were in the Supreme Court for the purpose of making an application to have a day assigned
for the third trial of Michael Cancemi, the murderer
of Anderson—the Court of Appeals having ordered a
new trial.

Mr. Sedgwick said he wished to bring the matter from the Court of Appeals to this Court, and have a day assigned for the trial of the accused.

Judge Davies said that in order to do so the record

of the proceedings regarding this case in the Court of Appeals should be submitted. As it now stood, this Court had no official knowledge of what had taken place in the Court of Appeals.

Mr. Sedgwick said the record was in the office of the Clerk of this county.

The matter was then postponed for the present.

The matter was then postponed for the present.

THE OLD FOLICE.

The Prople at rel Richard Gambling at The Board of Police.

This was a writ of certiferari to review the proceedings of the Board of Police Commissioners in discharging Gambling from his situation as a policeman in the Sixteenth Ward. The case came up for argument before the General Term at 3 o'clock p. m. The Court.

tom was crowded with the mambers of the o'd force

room was crowned with the same state of their friends.

THE CASE OF SHEPHERD—APPLICATION FOR A WRIT OF ERROR.

In Chameras—Feb. 3—Before Judge Glaske.

In the mailer of the application of James Shepherd for a writ of the specific state.

This merning, Mr. Peck, counsel for James Shepherd, who stands convicted of arson, and is sentenced to be hung on Monday next, applied to Judge Clerke for a writ of error to carry the case up to the General Term of the Supreme Court.

The Judge asked when Shepherd was to be executed.

Mr. Peck replied on Menday next.

Mr. Peck replied on Monday next.

The Judge asked why the application had not been made before.

Mr. Peck answered that it was in consequence of the relations with the convicted that he had been abent from the city. Upon his return Shepherd asked him to apply for the writ.

The Judge said that he would accordingly bok into the patter, and he reserved his decision.

The Judge said that he would accordingly look into the matter, and he reserved his decision.

DECISIONS.

SPECIAL TRAM-FIR. 3.—Before Judge CLURKE.

Wm. A. Lilliendahl agt. Baptiste E. Wehner.—Case with the amendments except the 7th allowed; see passes in case struck out.

Alarcon Marsh agt. James G. Brett et al.—Settled allowed; see passes in case struck out. led, all the amerdments allowed.

Joshua Coit agt. Charles Field.—Settled; all the

Joshua Coit agt. Charles Field.—Settled; all the amendments except the last allowed.

Before Judge Roossyert.

In the matter of the assessment for flagring, ike, part of Third secure.

A bill in equity to declare void a judgment—the confirmation was a quas! judgment—obtained by fraud, and to compel a refunding of the finits of the wrone, is an ordinary remedy. In a case like the present, if the relater's allegation be well founded, such a bill filed by them on behind of all the parties assessed who should see fit to unite against the contractor, making the Corporation, which by law is the trustee, a co-defendant, would seem to be the appropriate remedy.

Jonathan C. Mecker et al. agt, Josiah Ballard.—

Motton denied without costs to either party.

Jared T. Kirtland, &C., agt. The Illinois Central Railroad Co.—Motion granted without costs.

Railroad Co.-Motion granted without costs.

Maria Schnock agt. Herman Schnock,-The plain-

tiff may take an order for the payment of \$5 per week as el-mony; of \$50 as counsel fee.

Lewis Curtis jet al. agt. David Leavitt, receiver.

tiff may take an order for the payment of \$50 per week as elemony; of \$50 as commel fee.

Lewis Curtis jet al. agt. David Leavitt, receiver.

Order settled.

MORE FEATD ON THE CITY TREASURY.

SUFREME COURT-Special Trans-Fig. 3.—Before Judge Rossivally.

In re the assessment for diagging, &c., part of Third avenue. The proceedings in this case, without distinctly averring it, imply a charge of conspiracy on the part of the late Street Commissioner and the street contractors to defraud the City Treasury to the extent of between \$1,000 and \$5,000. On the 25th of November, 1855, the Common Council passed an ordinance directing the sidewalks of the Third avenue, between Sixty-first and Eighty-sixth fistreets, to be flagged, and curb and gutter-stones to be set, and to reset where necessary, under the direction of the Street Commissioner, for some cause unexplained, no action was taken on this ordinance for nearly a year. On the 15th of September, 1855, Mr. Joseph S. Tsylor, as Street Commissioner, advertised for scaled proposals to do the work, giving a minute specification of what was required, and apprisin all persons that a "griet compliance" would be rigidly insisted on, "to the very letter," and that he allowance would be made for any work or malerials" not specified and the price fixed in the contract. Ten days (the time prescribed in the notice) having clapsed, and the bias beling opened, it appeared that Chas. Devlin was the lowest bidder, and the contract was accordingly awarded to and subsequently sinced by him. About three months after its date, Devlin having lapsed, and the bias beling opened, it appeared that the sort had been awarded to him at the price anasced, and the brief ward, \$250; earth, 45 cents; earth filling, 45 cents; earting our early dece and completed," and that the price supon which the work was avaried were "for rock excavation per cable vard, \$250; earth, 45 cents; earth filling, 45 cents; setting "our band gutter stones per lineal foot, 12 cents; resting our and contract the necessary

it is for a review by the Superme Court, in order that the same might be declared until and void, and the whole assessment quasiled. The question now is, can such a motion, at the present time, and by the present parties alone, and in the present form.

I after discussing the questions relied upon this statement of facts, the Judge concludes as follows: A bid in equity to declare relied a Judgement—the confirmation was a quasi-polyment—the string is an ordinary remedy. In a case like the present, if the relators allegations be well founded, such a bid filed by them in tehnal of all the parties accessed who should see fit to unite against the contractor, making the Corporation, which by law is the trustee, a co-defendent, would seem to be the appropriate remedy. I throw out these suggressions, however, only for the consideration of counsel, the case having in effect been admitted without argument, oral or written. There are rave difficultes involved in it, which my ensagements in the Court of Appeals have precluded one from examining with that care and thoroughus as which the case demands. The usual sid of counsel is therefore, the more necessary, if not indispensable. I deall reserves that decision until a forther arguments, which, if the counsel prefer that mode, may be in the form of written briefs.

SUPERIOR COURT-Special Team-Feb. 3.-Before Jude

Aaron C. Goodman agt. Jane Smith .- Motion to set

COURT OF COMMON PLEAS-THIAL TERM-Feb. 3.-Be-

COURT OF COMMON PLEAS—Thus. Trans—Feb. 3.—36fore Judge Errory.

THE WAY PRESCRIPTIONS ARE PUT UP.
Themes Curmings set Alexa H. Turner.

The defendant is proprietor of a drug store. The
plaintid slieges that on the 18th of April he was taken
sick, and he sent to the defendant's store for some hearhound which he intended to take for his sickness. The
order was banded to the clerk of the defendant, who, plaintid
avers, "put up some stuff or medicine," and delivered it
as horthound to the plaintid's measurem. The "stuff" was
delivered to plaintiff, prepared in the form of tea, and some of
it taken by him. Shortly affectward be was seized with violent
pain and cramps shout his stomach. He stated that he became
so sick that he was forced to send after a physician, who in the
course of time succeeded in allaying the paint; that upon examination the "stuff" was found to be stramorism, a narcotic poion, and that plaintid had enough to kill him and several others.
Plaintiff believed after he had taken it that he would die, and in
consideration of his suffering in mind and bedy he sake damagys
to the amount of \$10,000.

The A chant denies, on information and belief, all the allegaconsideration of his softering in mind and body he asks damage to the amount of \$19,000.

The defindant denies, on information and belief, all the alless

to the amount of \$10,000.

The defendant denies on information and belief, all the allegations of the complaint—that is, he does not know whether the events and consequences alleged took place or not, and the plaint if is put to proof of his allegation.

SPECIAL TERN—FIRS. 3—Before Judge Hitton.

SPECIAL TERN—FIRS. 3—Before Judge Hitton.

POWERS OF RECEIVIES.

Wind, B. Smith, respondent, set. Samuel Woodroff, appellant.

Upon proceedings supplementary to execution, the plaintiff was appointed Receiver. As such he brought this action, without leave of the Court, and judgment having been entered assimate him with costs, he applied to vacate so much of it as charged him with any personal liability for their payment, and also to set and the execution issued to collect them. S. P. Free man for motion. D. T. Walden opposed.

The Judge delivered the following opinion in the matter:
Although a receiver appointed upon a proceeding supplementary to execution has general power and authority to suc for debts on demand belonging to the judgment debtor, yet when this power is exercised without the express authority or sanction of the Court, as a general rule he ought not to be shielded from the payment of the costs which he may incur on his behalf, or may put ment of the costs which he may incur on his behalf, or may put ment of the costs which he may incur on his behalf, or may put ment of the costs which he may incur on his behalf, or may put ment of the costs which he may incur on his behalf, or may put ment of the costs which he may incur on his behalf, or may put ment of the costs which he way incur on his behalf, or may put the opposing party to, in presenting an illegal dain.

In all cases where he desire to prosecute or defend an action in his official character, without personal liability in the event of failure, he should first apply to the Court for leave. Any other rule would enable him to bring meedless and verations suits, and on failing to recover, not only charge the estate he represents with useless expenses

Rules Septeme Court, 77.) Motion detailed with costs.

Before Judge Daily and a Jury.

Stephen Daily agt. Richard Cornell.

This was an action for assault and battery committed by the defendant upon the plaintiff in June, 1255, in one of the Eighth avenue cars. The plaintiff was the conductor on the car, and the defendant a passenger. Judgment for plaintiff \$1.00 and costs. Wim E. Robinson, plaintiff autorney; Stiffwell & Swain defendant's attorneys.

UNITED STATES CIRCUIT COURT-Fin. 3.-Before Judge

A PATEST SULT AGAINST THE CITY.
At the opening of this Court this morning there was
one present but the Judge, the officers, and one or two re-

no one present but the Judge, the officers, and one or two reporters.

The Judge rendered a decision in the case of Franklin Beason et al. agt. The Mayor, &c., of New-York.

This sett was brought to recover \$50,000 damages for an infringement of the plaintiff's patent right for improvement in the interfer weaks of fite engines. The case was tried eversi months ago and the Jury found a verdict for the plaintiff for \$20,000.

A motion was subsequently made by the decisionants for a new tried, and the Judge this morning decided to deny the motion, with liberty to the defendants to convert the case made into a bill of exceptions to enable them to carry the case to the Supremis Court of the United States.

COURT OF GENERAL SESSIONS-FEE 3 - Before Ro

COURT OF ORNERAL SESSIONS—FER A.—Section and Margaret Holdes, a little girl 15 years old, indicted with John Senee and Mary Hodes for ernd larvecey, committed upon Lawrence filey of this city, at "panel" home at No. 14 fludion street, approached the lar this moraling and pleaded guilty to an attempt at grand larvecy. Sence and Hodge have already been convicted as principals in this larvesy, and sectioned to the State Prison. The accused now before the Cent, icing a little girl, and being used as a mere decay by her older avoicities, was let off with a ventence of one year to the Pauliety live.

William Wright, a respectable looking young man, William Wright, a respectable looking young man, pleaded guity to grand larveny. He had been arrested with a number of other morriously bad characters for stealing a quantity of butter. The Court centenced him to the Penitsatiany for ten

himber of other numbers of the remain of butter. The Court centered him to the remain press and ten months.

John Wright and William Brown, the first ninetees and tinescored distance years old, indirect for grand largery,

pleased guilty to the same. They had been indicted with three others, one of whem has already be of rare and their promises the State Prison. In consequence of the other and their promises the State Prison. In consequence of the other constitution of the properties that the other is them. I can send lei moths each to the Penitenth. They for grand a conjugate the moths each to the Penitenth. They for grand is conjugated with the same other of the metalogy to an attempt at grand is ree, "and in conjugated was a separated. Mary Waters pleased guilty to keeping a disorderly house, and was remained for sentence.

Matilida Stephens, a young girl, was then placed many trial for receiving stokes good during the menth of Decamber (set, the property at Steep good during the menth of Decamber (set, the property as those of and at the time of the larency a clerk to the complex of six and very efficient the stoken were singed to consider of six and very efficient the "guilty knowledge" upon the secure of and the Jury found a verdict of not guilty. Adjourned to the occase of some a content of not guilty.

COURT CALENDAR—THIS DAY.

CONNON PLEAS.—Part I.—Nos. 300, 301, 314 to 356 clusive. Part II.—Nos. 304, 310, 312, 334 to 345 inclusive, 85,

SUPREME COURT—GENERAL TERM.—Nos. 16, 47, 48, 10, 50, 51, 53, 54, 55, 56, 57, 58, 59, 10, 11, 33, 34, 42, 45, and enc-49, 56, 51, 53, 54, 55, 56, 57, 58, 56, 10, 11, 33, 34, 42, 45, and emmerated calendar same as Wednesday, Superston Court Trial, Term.—Nos. 1, 523, 26, 77, 22, 29, 272, 418, 116, 415, 509, 536, 556, 556, 556, 556, 567, 574, 589, 581, 263, 481, 478, 1255, 425, 429, 430, 434, 435, 451, 439, 564, 565, 567, 574, 49, 472, 594, 277, 503, 235, 432, 595 United States District Court. -Nos, 25, 26, 38. 28, 75, 82, 164, 163, 164, 163.

Kings County Circuit Court.—Nos. 68, 64, 71, 67, 62, 205, 207, 216, 217, 219, 229, 221, 222, 223, 224.

MASTIE-HASTIE—On board the steam-hip Edicburch, at see, on Tucsday, Jan. 35 by Capt William Cummbns, Mr. James Hastle, of Carnwath, Lanarkshire, to Miss Mary Walker Hastle, of Whitebarn, Lindithgowshire, Scotland.

THOMPSON—PEACOCK—At Port Richmond, on Tucsday, F.ob., i. by the Rev. James Brownlee, John M. Thompson of Franklin Grove, Illinois, to Virginia Peacock, of Staten Island.

BUTLEB—At No. 42 Scanums street, on Monday, Feb. 1, Samuel Bunker, sared 15 years. He was gonner on board the United States ship Hornet at the capture of the Penguin, and was severely wounded in the face in that action.

BURNHAM—At Medilla Vailey, Butte County, California, on Senday, Dec. 27, Martha W., wife of Lewis Barnham, and daughter of the late John B. Wass, of Addison, Maine, GLDERSLEFVZ—On Tuesday, Feb. 2, at the residence of C. L. Carpenter, No. 121, Nicht street, Charity, wife of the late Richard Güderris eve, and 27 years.

HOLDEN—At the corner of Chrystic and Division streets, on Monday eveniur, Feb. 1, after a short illness, Henry Cornella, wife of Edward L. Holden, and daughter of Henry C. and Jane Atwood, and 22 years.

HEALD—At Raiway, N. J., on Wednesday, Feb. 3, Mr. Henry Heald, and 62 years, highly respected by all who know him. The funeral will take place on Friday, Feb. 5, at St. Paulis Chunch, Second street, Rahway, when the friends of the family are invited to attend the obsequies.

LIGHTBODY—In this city, on Toesday, Feb. 2, after a protracted illness, Mr. James Lightbady, ag-d-77 years and 16 days, a malive of Hamilton, Scotland.

His friends and the obsequies.

LIGHTBODY—In this city, on Toesday, Feb. 2, after a protracted illness, Mr. James Lightbady, ag-d-77 years and 16 days, a malive of Hamilton, Scotland.

His friends and to Suday, Feb. 7, at 1 o'clock p.m.

Glasgow papers piecas copy.

LEONARD—In this city, on Wednesday morning, Feb. 3, William Augustus Leonard.

His friends and those of the family are respectfully invited to attend the timeral, from his late residence, No. 250 West Thirety-fourth street, on Suday, Feb. 7, at 1 o'clock p.m.

Glasgow papers piecas copy.

LEONARD—In this city, on Wednesday morning, Feb. 3, William Augustus Leonard.

His friends and those of the family are respectfully invited to attend the timeral, from his late residence, No. 250 West Thirety-fourth street, on Suday, Feb. 7, a Thursday, Jan. 23, Elizabeth 8, only daughter of C. V. R. Ludington, eq

wife of Laward Magnire.

MORGAN-At No. 242 West Seventeenth street, on Maria Mosged 6 months.

sged 6 months.

NESBIT—At No. 119 East Twenty fourth street, on Toesday,
Feb. 2, George A., it:fant son of John and Sarah Ann Nesbit,
ared 5 months and 15 days.

QUINN—At No. 52 Sands street, Brooklyn, on Toesday, Feb. 2,
Charles William Quinn, youngest son of Timothy and Ann
Quinn, aged 7 months and 3 days.

Golin, ased 7 incurbs and 3 days.

SIGLER—At No. 150 East Twenty first street, on Tocsday mounting, Feb. 2, Theodore Sigler, jr., only son of Theodore and, Mary Sigler, said 1 year and 5 months.

SWART—At No. 106 Suffolk street, on Tue-day, Feb. 2, after a long and lingering illness, John W. Swart, aged 33 years and 2 days of the street of the street

days.

VAN NAME—At Jersey City, on Tuesday, Feb. 2. Elizabeth, wife of Cept. William Van Name, in the 19th year of her age. The relatives and friends of the smilly are invited to meet at her late reddence. No. 99 Jersey avenue, on Thursday, the thinst, procisely at 19 o's feck a. m. Carriages will be in attendance to convey them'to Pert Biohmond, Watern Island, where revices will be held in the Reformed Dutch Church at 1 o'clock p. m.

### COMMERCIAL MATTERS.

Sales at the Stock Exchange—Fes. 3.

| 1,000 Tenn. State 6s, '90 199  |   |   |
|--|---|---|
|  | 50 do   | n |
| 15,000 Virgitals 6s 92   | 200 do  | и |
| 3,000 N. Carolina State 6s. 91   | 150 da  |   |
| 57 000 Missouri State 6 841  | 100 do  |   |
| 5 000 do   | 30 do p & c 811   |   |
| 1 000 N V State Sa. 167 110  | 100 do  |   |
| 2 . CO N V State de 124 116  | 900 do  |   |
| 6,000 Pt. F. State of, 15  | 005 do n 4 c 214  |   |
| 5,000 N. T. State 04, 60103  | 33.5 (17  |   |
| 5.000 N. Y. State 5, '11 102   | 20 000000000000000000000000000000000000   |   |
| 2,000 City 5a. '59 90]   | 400 do  |   |
| 1 100 do 90;   | 50 do   |   |
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| a oca Para P D tes Me Da Ot  | 210 La Crouse & Mill. R. R. 11  |   |
| 1,000 F.Me F. R 181 MI. Da. 19   | 200 de de 211111 11 101   | н |
| 3,000 Eric H.R. 3d Mt. B. 63 739   | 200 00000000000000000000000000000000000   | В |
| 6,000 Krie R R. Bonds 1873 30  | 270 Ene Rairoad   |   |
| 1,000 Hud. Riv. R R.36 Mt 50   | 300 (10,  |   |
| 5.000 Mich. Cea. R.R. f pr.  | 1000 00   |   |
| et 1st mtg. S. F. con, bds 97!   | 150 do  |   |
| a 500 Ill Central R. R. Re. 951  | 391 Hudson River Railroad. 20   |   |
| 5,000 Mich. Cea. R. R. F. pr.<br>ct. 1st mtg. S. F. con. bds 97!<br>9,500 Ill. Central R. R. Be. 95!<br>16,000 La Cr. & M. Ld. G. B. 41  | 125 Reading Railroad +3 581   |   |
| 10.000 1/8 61.001. 100. 0. 0. 0.   | 100 do  |   |
| 5.000 do   | 200 do b10 59   |   |
| 5,000 Gal. & Chi. 2d mt. bs 83<br>75 Bank State of N. York. 100  | 200 Eric Railroad. 57 235<br>500 do . 62 255<br>1900 do . 52 255<br>1900 do . 530<br>381 Hulston River Railroad. 29<br>125 Resding Railroad. 33 585<br>200 do . 53 585<br>200 do . 50 58<br>900 do . 53 59<br>900 do . 53<br>500 do . 68 58   |   |
| 75 Babk State of N. York. 100  | 700 do  |   |
| 25 Bank of America 109   | 900 (0  |   |
| 97 de1089  | 500 do  |   |
| to Am Frehance Bank . 1024   | 100 doat 30d 59   |   |
| to the and Thedam' Bank 100  | 99 Michigan Contra! RR 64   |   |
| In Imb was Liscous Cons. Inc.  | 50 Penerus Pailmed   160 94   |   |
| 5 Artisans Bank  | to Villagia Control Palleged 97   |   |
| 20 Showard Leather Bank. 104   | 50 Hilmons Contrai Rantous 91   |   |
| 125 Pennsylvania Coal Co 75  | 157 Galena and Chicago KR. 59   |   |
| 160 Cumberland Coal Co 16  | 30 40   |   |
| 100 de   | 63 (0)  |   |
| Sum do   | 150 do  |   |
| 100 00   | 50 Cley, and Toledo RR 44)  |   |
| 250 do w20 161   | 1610 do 411   |   |
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| 150 do 4:5   | 28 Chicago and R. In a R. 191   |   |
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|  | 50 do   |   |
| 50 de  | 1950 160  |   |
| 30 dc  |   |   |
| 100 do   | 200 do  |   |
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| 50 dc  | 200 do  |   |
| 50 dc  | 33 Mil. and Miss. R R 31  |   |
| 20 Showard Leather Bunk 104 125 Permsylvanis Coal Co. 76 126 Camberland Coal Co. 16 100 de   | 35 Mil. and Miss. RR 314  |   |
| 50 dc  | 35 Mil. and Miss. Rit 31  |   |
| 50 do 50 665<br>10 do 80 66<br>13 Mich. S. & N. Lt.d. RR. 191<br>20 do 50 194<br>40 Mich. S. & N. Ia. pref St. 341<br>SECOND<br>2,000 Virginia 6s. 92  | 35 Mil. and Miss. Rt 314<br>BOARD. 100 N. Y. Cen. R. R 30 814   |   |
| 50 dc  | 200 do  |   |
| 50 dc 50 ces. 10 dc 80 ces. 15 Mich. S. & N. Ind. RR. 19; 50 dc 850 10; 40 Mich. S. & N. In pref. St. 34; 2 ceo Virginia 6s 92 60 ceo Missouri State 6s 84; 60 ceo Missouri State 6s 84; 60 ceo Missouri State 6s 84;  | 20 do 500 71;<br>32 Mil and Miss. R.R. 31;<br>BOARD.<br>100 N. Y. Cen. R. R. 400 81;<br>6 do 99 81;<br>50 do 99 81;   |   |
| 50 de 50 66<br>53 Mich. S. & N. Ld. RR. 19]<br>50 do 530 193<br>50 Mich. S. & N. Ld. RR. 19]<br>50 Mich. S. & N. La. pref St. 34]<br>50 Mich. S. & N. La. pref St. 34]<br>50 C00 Mil. seuri State 6a 24<br>50 000 do 50 34]<br>50 000 do 50 58   | 250 do. b50 71; 33 Mil and Miss. R.R. 31; 80 ARD. 116 N. Y. Cen. R. R. 40 81; 6 do. 098 81; 50 do. 098 81; 50 do. 33 31;  |   |
| 50 de 50 de<br>10 de 50 de<br>53 Mich. S. & N. Ind. RR. 191<br>50 de 50 191<br>40 Mich. S. & N. In pref St. 341<br>2,000 Virginia 6s 92<br>60 000 Minesuri State de 844<br>6,000 O de 50 341<br>6,000 C en B. R. E. 48, 93   | 200 do 500 711<br>32 Mil and Miss. R.R. 51<br>80 ARD.<br>100 N. Y. Cen. R. R. 60 81<br>6 do 98 51<br>50 do 99 51<br>50 do 31<br>100 do 81   |   |
| 50 de \$50 ces.  10 dich \$50 ces.  13 Mich. S. & N. Ld. RR. 19;  10 do \$50 les.  10 Mich. S. & N. Ld. RR. 19;  20 Mich. S. & N. La. pref St. 34;  2 000 Virginia 6a \$60 ces.  2 000 Mi. seuri State 6a. 84;  2 000 do \$50 34;  10 10 L. Cen. R. R. Eds. 95;  10 10 Ill. Cen. R. R. Eds. 95;  | 200 do bao 711<br>35 Mil and Miss. Rit. 312<br>BOARD.<br>100 N. Y. Cen. R. R. 40 811<br>6 do 915<br>50 do 92 812<br>50 do 83 11<br>100 do 83 11<br>100 do 98 82   |   |
| 50 de  | 200 do 500 711<br>32 Mil and Miss. R.R. 51<br>100 N. Y. Cen. R. R. 60 811<br>6 do 99 811<br>50 do 99 811<br>50 do 511<br>100 do 81<br>300 do 99 82<br>600 do 99 82  |   |
| 50 de \$50 ces.  50 Mich. S. & N. Ld. RR. 193  50 do \$50 195  50 do \$50 195  50 Mich. S. & N. Ld. RR. 194  50 Mich. S. & N. La. pref St. 343  2,000 Virginia 6a \$20  50,000 Mi \$50 344  50,000 do \$50 344  6,00 Hi \$50 50  6,00 Hi \$50 50 | 200 do bao 711 35 Mil and Miss. Rt. 312  BOARD. 100 N. Y. Cen. R. R. 40 811 50 do 998 812 50 do 998 812 50 do 988 812 50 do 98 812 50 do 98 812 50 do 998 82 500 do 500 82  |   |
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| 50 de  | BOARD.  100 N. Y. Cen. R. R   |   |

WEDNESDAY, Feb. 3-P. M. Transactions at the Stock Exchange show a continu ance of the activity and buoyancy noticed yesterday Prices are moving up steadily throughout the list, and the improvement does not appear to be confined to stocks which rank among the substantial investments, but extends to those of a more fanciful character, and widens daily the area of speculation. At the First Board, there were active movements in New-York Central, Erie and Reading-all at an advance over yesterday's closing prices. Cumberland took a decided start, also, and went to 161 with ease-the clique coming in strongly as buyers. Galens advanced slightly, and was firm. Rock Island also improved. The report of the Galena, which will be issued within a few days, will, it is said, be quite favorable; and the statements in regard to the Rock Island, as to the January business of the road and the condition of the track and equipment are satisfactory. The transactions in Teledo were to a fair extent, and prices held tolerably firm during the day-but the stock evidently drags, though supported by strong parties at the Board. Michigan Central sold in small lots at 61-the purchases being apparently on short account of late. Illinois Central was neglected for the day, and rather dull at quotations. Hudson River sold readily at 20, but was not prominent in the operations.

At the Second Board further advances were realized n New-York Central, Cumberland and Erie; but at the close of the session there was more disposition shown to sell at the improved quotations, and buyers were readily supplied, the market leaving off dult. The bond trade has been well scattered through the different securities, and shows no marked activity in any particular one. The largest transactions have been in Missouri 6s, wh co maintain very even quotalicus, considering the

targe amounts put upon the market. Michigan Contral 8 " cent Susking Fun is sold to a moderate amount at 971 in the morning, a gain of | P cent on yester-day's price. Blinois Centrals were steady. At a late hour in the street the closing prices were: For Erie, 23; 23; New-York Central, 81; 281; Reading, 59; Michigan Southern, 191; Toledo, 44; Cumberland, 16; 917; Galena, 79; 380, &c.

The market, though daily receiving an accession to the number of outside buyers, and therefore more vig-erous in its moving impulses, is yet approaching a point where, although no reaction of importance can be looked for, and although nearly everything seems to favor advancing movements, yet it would be neither surprising nor unnatural after a week's activity in one direction, to see a reaction. The large specie export to-day, and the probability of a declining average in the stock of coin at the banks during the week, may be considered in an adverse light, and have a temperary effect; but, on the other hand, the market may receive favorable impulses from the foreign advices now ex-

There is nothing of importance doing in Exchange,

and rates are firm.

Freights are more active, but rates are rather easier To Liverpool, 4,500 bbls. Flour at Is. 9d. ats. 10d. 48,000 bush. Grain at 41 2 41d. for Corn, and 12,000 bush. Wheat at 5d.; 800 bales Cotton at 3-16d., and 138 Sea Island at 1d.; 200 boxes Bacon at 17s. 61; 60 tes. Land, per steamer Kangaroo, at 30s.; 400 tes. Beef at 3s. 6d.; 10,000 light Staves at 20s.; 1,200 bbls. Ro-sin at 1d. To London, 150 tes. Beef at 5s. 6d.; 10,000 hhds. Staves at 50s.; 500 bbls. Pork at 3s. 9d.; 1,000 bbls, Flour at 2s. 3d.; 100 bales Bacon at 25s. The ship Arey, for San Francisco, with Coal at \$10 50; another vessel of 1,000 tons for the same port at same rate. The brig Amor, with Flour, to Bristol at 2s. 6d.

The business of the Sub-Treasury was: Receipts, \$162,25419-Customs, \$59,000; Payments, \$130,786 97

Balance, \$3,147,156 48.
S. Draper's regular daily auction sale of bonds and

stocks will take place to-morrow (Thursday), at 121 o'clock, at the Merchants' Exchange.

Albert H. Nicolay's regular daily auction sale of

stocks and bonds will take place to-morrow (Thursday), at 12 o'clock, at the Merchants' Exchange. The St. Mark's Insurance Company have declared a dividend of 8 & cent. The Chittenango Bank 4 & cent, payable February I, with a surplus of \$2,627 55

on the six months earnings.

Mr. Chas. P. Leverich has been elected Vice-President of the Bank of New-York, vice Mr. A. P. Hal-

sey elected President. The refinery of the Grocers Steam-Sugar Refining Company, is advertised to be sold by auction, together

with all the materials. \*

The receipts of the New-York and New-Haven Rail-

road Company for January, 1858, were as follows: For passetigers \$60,718 74
For freights 10,000 00 

The volume of imports at this port last mouth shows a very large decrease as compared with same mouth of 1857 or 1856, while the exports, including specie, show a large increase. The great falling off in imports has been in the values entered for consumption, the decrease being over \$11,000,000. This has caused a censiderable withdrawal of certain descriptions of goods from warehouse, and this item, and in that of free goods, there is an increase this year. The movement, however, has been comparatively quite languid. In exports, the amount of produce and merchandise sent forward does not vary much from January, 1857, but the outward movement of specie has been very much enlarged, showing an excess of \$3,400,000. The aggre gate of decreased imports and increased exports is \$12,253,593 as compared with January, 1857, which is

certainly a favorable feature of our foreign trade. The ngures are as follows: | INFORTS AT SEW YORS, JANUARY, | 1858, | 1858 | 1859 | 1858, | 1858 | 1859 | 1858, | 1858 | 1859 | 1858, | 1858 | 1859 | 1858 | 1859 | 1858 | 1859 | 1858 | 1859 | 1858 | 1859 | 1858 | 1859 | 1858 | 1859 | 1858 | 1859 | 1858 | 1859 | 1858 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | 1859 | Total ...... \$6,651,915 \$5,616,061 \$6,192,116 \$9,435,350 The following sales were made at auction this day:

15 shares Yells, rargo & Co. Express Co.
15 shares Metropolitan Bank.
15 shares Peter Cooper Insurance Company.
10 shares Pacific Fire Insurance Company.
25 shares Engle Fire Insurance Company.
26 shares Commonwealth Insurance Company.
29 shares Broadway Fire Insurance Company.
25 shares Broadway Fire Insurance Company.
25 shares Broadway Fire Insurance Company.
4 5 600 Mil sourt 6s, interest added. 20 shares Broadway Fire Insurance Company
15 shares Bank of Commerce
4 5,000 Miscouri 5s, interest added.
2 600 Tennessee 5s, interest added.
2 600 Tennessee 5s, interest added.
3 600 Tennessee 5s, interest added.
3 600 City of Racine (Wis.) 7s, interest added.
3 600 Miscourie City 7s, interest added.
3 600 Miscourie City

The redemption of the Metropolitan Certificates in two days has been \$145,000. An installment was due on the 1st inst.

The annual report of the Treasurer of the Little Miami Railroad Company for the year ending Nov. 30, 1857, gives the annexed exhibit of receipts and expen-

Chirles:
Little Miami Railroad.
Surplus, Dec. 1, 1636.
Little Miami Company's proportion of profits of joint
Company for the year 1857.
Account transferred from Depreciation and Renewal
Fund.
80,000 00 40 00 50 027 46

... 6 320,528 67 equipment amounts to \$3,925,157 30. The assets of the Little Miami Company are: \$2,760,796 51 568,699 06 958 24 425,650 00 Construction.

Real Estate and Departs.

Bills Ecclyable.

Bills Ercivable.
Columbus and Xenia Estimod Stock.
Hillsboro dad Chedmati Estimod Stock.
Spr'd Mount Verson and Pittaburgh Stock.
Sindry Stocks.
Individual Accounts.
L. M. and C. and Xenia Estimod Company. The liabilities are: | 10c ns0/hitesan | \$2.901 250 12 |
| Loan from City of Cincinnati | 100,000 00 |
| Loan of 1858, in Bonds | 138,000 00 |
| Loan of 1858, in Bonds | 7,000 00 |
| Loan of 1853, in Bonds | 981,000 00 |
| Loan of 1853 in Bonds | 981,000 00 |
| Dividends unpaid | 53,952 65 |
| Profit and Loss | 320,320 66 | 

is State Debt, in The San Francisco Herald of Jan. 5, escaped attention on the arrival of the mail last week: cramento we have the information that the Supreme Court have decided that the mode stopted at the last election for the assumption of the State debt was legal, and that the coincid will be published.

Wrong as the creation of these debts may have been, and corrupt as some of the parties connected with them prob-

The following paragraph, in relation to the Califor-

on the arrival of Judge Burnett from his seat at San Jose, in the county of Santa Clara. By this decision the last and only remaining question relating to the manufactor of the debt, win the mode adopted has been defin lety set led and no further doubt or cavil is possible. (That the people, by a majority wote, could levalize the debt was never questioned in any quarter entitled to consideration; but in financial matters all must be clear and plain, and as the point was raised a judicial opinion was rendered necessary. From the commencement we were confident that the Court would decide just as they have. The new write will now be immediately issued.

Mr. Philander Wells, for forty-three years connected with the Farmers' Bank of Troy, has resigned his post.

with the Farmers' Bank of Troy, has resigned his post. as Cashier. Mr. Chas. P. Hartt, Cashier of the Man-

ufacturers' Bank, has been elected his successor. The Philadelphia Inquirer thus confirms our state-

ment made some days since:
"The banks of Philadelphia have virtually resumed "The banks of Philadelphia have virtually resumed specie payments. No difficulty is experienced in obtaining gold and silver at any of them. It is probable that a formal and general resumption will be announced in the course of a day or two. There is, undeed, no practical impediment in the way, and the public are fully prepared for such a movement."

There is a moderate demand for Treasury notes at 12 in process discount.

i di per cent discount.

A proposition is betore the United States Senate to prevent the lasue and circulation of bank bills in the District of Columbia. There are at present so chartered banks in that District; and those banks doing

business as such have no privilege of circulation. The Norfolk Argus states that the mission of the Hon. Wm. Ballard Preston, in behalf of the Virginia and Western Railroad, has been successful. Mr. Preston has succeeded in making arrangements with the Paris and Orleans Railroad Company to run four steamers between the ports of Orleans, France, and Norfolk, Va.

The Boston Post save:

The Boston Post says:

The present call for credit is light. Such paper as is considered "A No. I" goes readily in the street as is considered "A No. I" goes readily in the street as 6.07. V cent. The Banks do not lend all their receipts, and they manifest a decided disinclination to hurry for ward an expansion. But there is no difficulty is berrowing of them on prime paper at 6 V cent, though regular customers, who have been carried through the hard times, with no advance of rates, are centent to pay a handsome premium on their New-York paper, real, or made for the occasion. Within a few days large sums have been offered at 6 V cent in the street, and in several cases we learn of a yet lower figure, for 3 to 6 months loan. When real liquidation has begun in force, it may well be questioned if the banks can lend the greater portion of their receipts, and if they will not be forced to accept very low rates for money. It seems as if a period must occur in which their loans will fall away, and their large specie holdings press heavily upon them, inmust occur in which their loans will fall away, and their large specie holdings press heavily upon them, in-volving the choice of a systematic expansion at low prices, or a diminution of dividends.

The statement of the Boston Banks for the past two

weeks compares as follows: The Newark Advertiser gives the annexed statement

The Newark Advertiser gives the annexed statement of a recent trial of a coal-burning engine:

"An excursion trip was recently made to New-Brunswick, to test the new coal-burning locomotive, at the test the new coal-burning locomotive, at the coal trip of the first class, weighing 27 tuns, the cylinders 15 by — inches, and was built by Wm. Mason & Co., Taunton, Mass. The boiler is known as the Boardman Boiler, being the second on the road. The fire chamber in this boiler is very capacious, and the firing is placed in a vertical instead of a horizontal position. It is claimed as a chief merit that the combustion is so perfect as to consume the smoke, and thus obviate the nuisance of smoke and sparks. Attention was, therefore, particularly directed to this, and, with the exception of a slight jet of smoke, of about ten seconds, whenever the fire was renewed with fuel, which was Cumberland coal, neither sparks nor smoke issued from the pipe with which the locomotive is provided. The trip of 62 miles to Now-Brunswick and be ke again to Jersey City, including a stop of an hour at New-Brunswick, was effected with a few pounds over one tun of coal, and at an expense of 10 cents per mile. The average cost of running the same train with wood is said to be about 18 cents per mile. This would be a saving of \$4 96 in each trip, or about \$1,500 per annum in running one train. There was no difficulty in keeping up steam to a pressure of 110 pounds, with a train of eight cars, and an average running speed of forty-live miles per hour. In running, while passing down the grade between New-Brunswick and Eathway, the firemen found it recessary to open the doors frequently to prevent the elevation of steam above the point indicated."

Futher particulars are given by The Hartford of a recent trial of a coal-burning engine:

Further particulars are given by The Hartford

Times of the Savings Bank defalcation: Times of the Savings Bank defalcation:
It appears that one year ago the securities and assets of the corporation were ample. Great confidence was reposed in the fidelity and honesty of Mr. Symour, the Secretary and Treasurer, whose daty it was to carefully preserve the securities and assets of every character belonging to the institution.

It now appears that Mr. Soymour collected cash on notes, without making any entries upon the books, to the amount of about.

the amount of about.
Londs abstracted.
Bank stock and other securities.
His own notes, collaterais, abstracted. 

protem., and a committee of the Directors has been appointed to ascertain the precise condition of affairs. This committee comprises the following names: Thus Belknap, Elisha Colt, James Goodwin. It will require a week, probably, to ascertain the true state of things. That the institution must be wound up without delay, there can be no doubt. The plunderer has killed it. But the most prompt and efficient steps will be taken to secure the interest of the depositors. The result, it is now quite apparent, must be that they will lose something. But we trust that the loss will not exceed something. But we trust that the loss will not exceed the property of their deposits, and we hope that it may something. But we trust that the loss will not exceed 25 P cent of their deposits, and we hope that it may

be less than that.

Mr. Seymour's books make a fair show, of course.

He managed that. On the face of them January 1,
18:8, it appears as follows:

But the trouble lies in the plunder, which of course did not appear on the books, and in the depreciation of securities now on hand.

Among the other securities, selling at very low figures, are those of the City of Pittsburgh and the

County of A legheny. A large portion of the liabilities

of both city and county are on account of railroad subscriptions, for which shares in various roads were is ucd, and are now held by the authorities of the muricipal corporations. The pryment of interest is stopped by the City of Pitriburgh, on the allegation that it is inhibited by law from raising the necessary means, though it is notoriously true that the property valuation is greatly below its worth. The County of we untion is greatly below its worth. The County of Allegheny neglects or refuses payment of the interest on its bonds, on even less satisfactory grounds than the City of Pitteburgh. On the allegation of fraud, corraction, misuse of funds, &c., it refuses to collect the necessary taxes. In the case-of the city it is understood the Legislature will be asked to remove the alleged legal disability; and, as regards the county, a sur is pending, which, it is expected, will soon be prosecuted to judgment, determining the liability of its authorities to levy the necessary means to pay the interest on its bonts. The holders of the bonds contend that they are not required to go behind the "broad seal" of the county to inquire into the truth and fidelity of the county agents in the exchanging of the bonds for shares. If wrong has been done, the county must settle that with its agents. The county, on the other hand, take the ground that the companies issuing shares for bonds were bound to know that those who were treating with them on the part of the county shares for bends were bound to know that those who were treating with them on the part of the county were properly authorized to do what has been done; and further, we believe, deny the right to create debts for any such purpose as the making of railroads. The case is in the hands of able counsel, and will probably seen be decided. If it shall result in favor of the bondholders, and those best informed on the subject are songuine that it will, the advance of price must be very decided. And if against them, it is difficult to come to the belief that some provision will not be made by the people of the county to settle at least the amount confessedly received. There is an almost universal repugnance to repudiation in any shape, and even although on some technical point the bondholders abould be worsted, now, right and justice will eventeven although or some technical point the bondhoider about he worsted now, right and justice will event